1 2 3 4 5 6	Robert F. Schwartz, No. 227327 TRUCKER → HUSS A Professional Corporation 100 Montgomery Street, 23 rd Floor San Francisco, California 94104 Telephone: (415) 788-3111 Facsimile: (415) 421-2017 E-mail: rschwartz@truckerhuss.com Attorneys for Defendant AETNA LIFE INSURANCE COMPANY	
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTR	ICT OF CALIFORNIA
9	SAN FRANCISCO DIVISION	
10		
11	SANDRA STAPLETON,	Case No. CV10- 05173 SBA
p 4 12	Plaintiffs,	STIPULATION AND ORDER EXTENDING TIME FOR DEFENDANT
ration 23 rd Flc a 9410	vs.	TO RESPOND TO COMPLAINT
al Corporation y Street, 23 rd Floo California 94104	AETNA LIFE INSURANCE COMPANY,	
sional nery Sco, C	Defendants.	
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Montgor Francis	D OTTAINED.	<u>J</u>
ofess tgor incis		NCE COMPANY and Plaintiff SANDRA
A Profess A Profess of Montgor San Francis 12	Defendant AETNA LIFE INSURA	NCE COMPANY and Plaintiff SANDRA y and through their respective counsel, pursuant to
- 1/	Defendant AETNA LIFE INSURA STAPLETON (the "Parties") hereby stipulate, b	
18	Defendant AETNA LIFE INSURA STAPLETON (the "Parties") hereby stipulate, b Local Rule 6-1(a), to further extend the dead	y and through their respective counsel, pursuant to
18 19	Defendant AETNA LIFE INSURA STAPLETON (the "Parties") hereby stipulate, b Local Rule 6-1(a), to further extend the dead Complaint to February 22, 2011. The parties re	y and through their respective counsel, pursuant to lline for the Defendant to respond to Plaintiff's
18 19 20	Defendant AETNA LIFE INSURA STAPLETON (the "Parties") hereby stipulate, b Local Rule 6-1(a), to further extend the dead Complaint to February 22, 2011. The parties re will have time to explore early mediation or oth	y and through their respective counsel, pursuant to lline for the Defendant to respond to Plaintiff's spectfully request this extension so that the parties
18 19 20 21	Defendant AETNA LIFE INSURA STAPLETON (the "Parties") hereby stipulate, b Local Rule 6-1(a), to further extend the dead Complaint to February 22, 2011. The parties re will have time to explore early mediation or oth	y and through their respective counsel, pursuant to lline for the Defendant to respond to Plaintiff's spectfully request this extension so that the parties her ADR possibilities, and possible amendment of practice. This extension of time will not alter the
17 18 19 20 21 22	Defendant AETNA LIFE INSURAL STAPLETON (the "Parties") hereby stipulate, by Local Rule 6-1(a), to further extend the dead Complaint to February 22, 2011. The parties remains will have time to explore early mediation or other the Complaint so as to avoid possible motion processing.	y and through their respective counsel, pursuant to lline for the Defendant to respond to Plaintiff's spectfully request this extension so that the parties her ADR possibilities, and possible amendment of practice. This extension of time will not alter the fixed by Court order.
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Case 4:10-cv-05173-SBA Document 7 Filed 01/26/11 Page 2 of 2

1 2 3 4	DATED: January 19, 2011 KLETTER LAW FIRM		
	By: /s/Cary Kletter Cary Kletter		
	Attorneys for Plaintiff		
5			
6	I attest that my firm has obtained Mr. Kletter's concurrence in the filing of this document.		
7	DATED: January 19, 2011 TRUCKER ★ HUSS		
8	Dry /a/Dahant E. Sahyyanta		
	By: /s/Robert F. Schwartz Robert F. Schwartz		
10	Attorneys for Defendant		
Trucker + Huss A Professional Corporation 100 Montgomery Street, 23 rd Floor San Francisco, California 94104 12 19 19 19 19 19 19 19 19 19 19 19 19 19	IT IC CO ODDEDED		
	IT IS SO ORDERED.		
	DATED: 1/25/11 Sounds to Charles and Char		
	United States District Court Northern District of California		
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	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANT TO RESPOND TO 2		